# UNOFFICIAL PREAMENDED VERSION - C:\Temp\077\_01.tmp

# First Regular Session Sixty-ninth General Assembly STATE OF COLORADO UNOFFICIAL PREAMENDED VERSION

LLS NO. 13-0573.01 Richard Sweetman x4333

SENATE BILL 13-077

### SENATE SPONSORSHIP

Roberts,

### HOUSE SPONSORSHIP

(None),

**Senate Committees** 

**House Committees** 

Judiciary

### A BILL FOR AN ACT

101 CONCERNING CERTAIN PROVISIONS OF THE COLORADO PROBATE 102 CODE.

### **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

The bill clarifies provisions concerning the circumstances under which each party and person in interest with a party shall be allowed to testify regarding an oral statement of a person incapable of testifying when such statement is sought to be admitted into evidence.

The bill clarifies that, subject to certain limitations, a personal

representative, a person with priority for appointment as personal representative, and a court-appointed fiduciary:

- May ascertain the testator's probable intent or estate planning purpose on issues involving the decedent's estate; and
- Shall have standing to prosecute or defend that intent or purpose, at the expense of the estate, in probate proceedings.

Under current law, a personal representative must give certain information concerning his or her appointment to the heirs and devisees of the estate not later than 30 days after his or her appointment. The bill adds a requirement that this information must include a notice that any individual who has knowledge that there is a valid, unrevoked designated beneficiary agreement in which the decedent granted the right of intestate succession should give written notice of such knowledge to the personal representative of the decedent's estate. The bill also makes changes to this law to align it with a provision of the Colorado rules of probate procedure.

The bill amends the probate code to grant a higher statutory priority to payment of child support claims in decedent's estates.

The bill gives a trustee of an intentionally defective grantor trust the discretionary authority to reimburse the grantor for payment of the income taxes attributable to the trust. This authority does not subject the trust to the grantor's creditors or cause the trust to be included in the grantor's estate.

The bill allows a trustee to acquire or retain a life insurance policy on the life of a person for whom the trustee has an insurable interest as a trust asset; however, a trust may expressly provide that this provision does not apply to the trust. A trustee is not relieved of liability with respect to any life insurance policy purchased from an affiliated company, or with respect to which the trustee or any affiliated company of the trustee receives any commission, unless either:

- The trustee has given written notice of such intended purchase to all qualified beneficiaries of the trust or their legal representatives, and receives written consent to such purchase; or
- The trust agreement contains a provision that permits purchases of life insurance from an affiliate; however, consent shall be conclusively presumed by any qualified beneficiary who has not responded to written notice by the trustee within 30 days after the mailing of such notice to the qualified beneficiary at his or her last known address.

The bill clarifies the applicability of the effective date of the Colorado probate code to conform Colorado law to the Uniform Probate Code's effective date provisions.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, amend 13-90-102 as
3	follows:
4	13-90-102. Testimony concerning oral statements made by
5	person incapable of testifying - when allowed - definitions. (1) Subject
6	to the law of evidence, in any civil action by or against OR PROCEEDING
7	IN WHICH AN ORAL STATEMENT OF a person incapable of testifying IS
8	SOUGHT TO BE ADMITTED INTO EVIDENCE, each party and person in
9	interest with a party shall be allowed to testify regarding an THE oral
10	statement made by the person incapable of testifying if:
11	(a) The statement was made under oath at a time when such
12	person was competent to testify;
13	(b) The TESTIMONY CONCERNING THE ORAL statement is
14	corroborated by material evidence of an independent and A trustworthy
15	nature; <del>or</del>
16	(c) The opposing party introduces UNCORROBORATED evidence of
17	related communications THROUGH A PARTY OR PERSON IN INTEREST WITH
18	A PARTY; OR
19	(d) SUCH PARTY OR PERSON TESTIFIES AGAINST HIS OR HER OWN
20	INTERESTS.
21	(2) Questions of admissibility that arise under this section shall be
22	determined by the court as a matter of law.
23	(3) For purposes of this section:
24	(a) "Corroborated by material evidence" means
25	CORROBORATED BY EVIDENCE THAT SUPPORTS ONE OR MORE OF THE
26	MATERIAL ALLEGATIONS OR ISSUES THAT ARE RAISED BY THE PLEADINGS

1	AND TO WHICH THE WITNESS WHOSE EVIDENCE MUST BE CORROBORATED
2	WILL TESTIFY. SUCH EVIDENCE MAY COME FROM ANY OTHER COMPETENT
3	WITNESS OR OTHER ADMISSIBLE SOURCE, INCLUDING TRUSTWORTHY
4	DOCUMENTARY EVIDENCE, AND SUCH EVIDENCE NEED NOT BE SUFFICIENT
5	STANDING ALONE TO SUPPORT THE VERDICT BUT MUST TEND TO CONFIRM
6	AND STRENGTHEN THE TESTIMONY OF THE WITNESS AND SHOW THE
7	PROBABILITY OF ITS TRUTH.
8	(b) "Person incapable of testifying" means any decedent or any
9	person who is otherwise not competent to testify.
10	(c) "Person in interest with a party" means a person having an A
11	DIRECT FINANCIAL interest in the outcome of the civil action or
12	PROCEEDING, or HAVING any other SIGNIFICANT AND NON-SPECULATIVE
13	FINANCIAL interest that makes the person's testimony, standing alone,
14	untrustworthy. In a proceeding to construe, contest, modify,
15	PROBATE, REFORM, OR RESCIND A GOVERNING INSTRUMENT, AS DEFINED
16	IN SECTION 15-10-201 (22), C.R.S., "person in interest with a party" does
17	not include:
18	(I) An attorney who prepared the governing instrument;
19	(II) A PERSONAL REPRESENTATIVE WHO IS NOT A SUCCESSOR OF
20	THE DECEDENT; OR
21	(III) A person whose only interest is an expectation of receiving
22	just compensation for the value of services TO BE rendered as a witness
23	BY THE PERSON.
24	SECTION 2. In Colorado Revised Statutes, 15-10-603, amend
25	(3) (j) as follows:
26	15-10-603. Factors in determining the reasonableness of
27	compensation and costs. (3) The court shall consider all of the factors

1	described in this subsection (5) in determining the reasonableness of any
2	compensation or cost. The court may determine the weight to be given to
3	each factor and to any other factor the court considers relevant in reaching
4	its decision:
5	(j) The expertise, SPECIAL SKILLS, reputation, and ability of the
6	person performing the services and, in the case of a fiduciary, whether
7	and to what extent the fiduciary has had any prior experience in
8	administering estates similar to those for which compensation is sought;
9	SECTION 3. In Colorado Revised Statutes, 15-12-703, add (6),
10	(7), and (8) as follows:
11	15-12-703. General duties - relation and liability to persons
12	interested in estate - duty to search for a designated beneficiary
13	agreement - standing to sue. (6) SUBJECT TO THE GOOD FAITH
14	STANDARD OF SECTION 15-10-602 (6), THE PROVISIONS OF SECTION
15	15-10-605, and subsections (7) and (8) of this section, personal
16	REPRESENTATIVES, PERSONS WITH PRIORITY FOR APPOINTMENT AS
17	PERSONAL REPRESENTATIVE, AND COURT-APPOINTED FIDUCIARIES MAY
18	ASCERTAIN THE TESTATOR'S PROBABLE INTENT OR ESTATE PLANNING
19	PURPOSE ON ISSUES INVOLVING THE DECEDENT'S ESTATE AND, WHERE NOT
20	CONTRARY TO PUBLIC POLICY OR LAW, SHALL HAVE STANDING AND MAY
21	PROSECUTE OR DEFEND THAT INTENT OR PURPOSE, AT THE EXPENSE OF THE
22	ESTATE, IN PROCEEDINGS BROUGHT UNDER THIS CODE.
23	(7) WITHOUT LIMITING THE GENERAL APPLICABILITY OF
24	SUBSECTION (6) OF THIS SECTION:
25	(a) (I) A PERSON SERVING AS PERSONAL REPRESENTATIVE OR A
26	PERSON NOMINATED AS PERSONAL REPRESENTATIVE IN A WILL OR
27	APPOINTED AS PUBLIC OR SPECIAL ADMINISTRATOR HAS STANDING, BUT NO

1	DUTY, TO OFFER A WILL FOR PROBATE. IF SUCH PERSON DECLINES OR IS
2	UNABLE TO OFFER THE WILL FOR PROBATE, ANY PERSON WHO IS A
3	SUCCESSOR OF THE DECEDENT UNDER THE WILL MAY OFFER THE WILL FOR
4	PROBATE AND DEFEND THE VALIDITY OF THE WILL IN PROCEEDINGS UNDER
5	THIS CODE. IN EITHER CASE, THE PERSON MAY ACT NOTWITHSTANDING THE
6	FACT THAT HE OR SHE MAY BE A DEVISEE UNDER THE WILL. THE WILL
7	PROPONENT'S REASONABLE FEES AND COSTS ARE PAYABLE AS AN EXPENSE
8	OF ADMINISTRATION.
9	(II) FOR PURPOSES OF THIS SUBSECTION (7), A PROPONENT OTHER
10	THAN THE NOMINATED PERSONAL REPRESENTATIVE SHOULD BE TREATED

- THAN THE NOMINATED PERSONAL REPRESENTATIVE SHOULD BE TREATED AS A NOMINATED PERSONAL REPRESENTATIVE IN CASES WHERE THE NOMINATED PERSONAL REPRESENTATIVE HAS DECLINED OR IS UNABLE TO OFFER THE WILL FOR PROBATE. SUCH TREATMENT SHALL NOT CONFER UPON THE PROPONENT A HIGHER PRIORITY FOR APPOINTMENT THAN WAS CONFERRED UPON SUCH PROPONENT PURSUANT TO SECTION 15-12-203 BEFORE THE WILL WAS OFFERED FOR PROBATE.
  - (b) THE PERSONAL REPRESENTATIVE HAS STANDING TO OPPOSE, AT ESTATE EXPENSE, A PERSON'S CLAIM TO BE AN HEIR; AN OMITTED SPOUSE OR CHILD; A SPOUSE, INCLUDING A COMMON LAW SPOUSE; OR A DEVISEE.
- (c) The personal representative has standing to oppose, at estate expense, a surviving spouse's attempt to invalidate a marital agreement that limits his or her share in the estate.
- (d) Where a surviving spouse petitions for an elective share, the court proceeding is an action between the spouse and the interested person or persons whose interests may be affected, and the personal representative is a neutral party to the proceeding. In such a proceeding, the fees and costs

1	REASONABLY INCURRED BY THE PERSONAL REPRESENTATIVE AND HIS OR
2	HER AGENTS IN PROVIDING BASIC INFORMATION TO THE PARTIES
3	REGARDING THE AUGMENTED ESTATE ARE PAYABLE AS AN ESTATE
4	EXPENSE. THE PERSONAL REPRESENTATIVE MAY PREPARE A CALCULATION
5	OF THE AUGMENTED ESTATE AT ESTATE EXPENSE.
6	(8) (a) In any proceeding brought under this code where
7	ANY PERSONAL REPRESENTATIVE, PERSON WITH PRIORITY FOR
8	APPOINTMENT AS A PERSONAL REPRESENTATIVE, NOMINATED PERSONAL
9	REPRESENTATIVE, OR COURT-APPOINTED FIDUCIARY PURPORTS TO
10	PARTICIPATE IN THE PROCEEDING AT ESTATE EXPENSE AND HAS A
11	MATERIAL CONFLICT OF INTEREST, ANY INTERESTED PERSON MAY PETITION
12	The court pursuant to section 15-12-614 (1) (b) or 15-12-713 for
13	THE APPOINTMENT OF AN INDEPENDENT SPECIAL ADMINISTRATOR TO
14	REPRESENT, TO THE EXTENT THE COURT DIRECTS, THE ESTATE'S INTERESTS
15	IN THE LITIGATION AT ESTATE EXPENSE.
16	(b) For purposes of this subsection (8), the fact that a
17	PERSONAL REPRESENTATIVE, A PERSON WITH PRIORITY FOR APPOINTMENT
18	AS A PERSONAL REPRESENTATIVE, A NOMINATED PERSONAL
19	REPRESENTATIVE, OR A COURT-APPOINTED FIDUCIARY IS ALSO A
20	SUCCESSOR OR A POTENTIAL SUCCESSOR OF THE ESTATE IS NOT, IN AND OF
21	ITSELF, A MATERIAL CONFLICT OF INTEREST.
22	SECTION 4. In Colorado Revised Statutes, 15-12-705, amend
23	(1); and add (3) as follows:
24	15-12-705. Duty of personal representative - information to
25	heirs and devisees. (1) Not later than thirty days after appointment,
26	every personal representative, except any special administrator, shall give

information of his or her appointment to the heirs and devisees, including,

1	if there has been no formal testacy proceeding and if the personal
2	representative was appointed on the assumption that the decedent died
3	intestate, the devisees in any will mentioned in the application for
4	appointment of a personal representative. The information shall be
5	delivered or sent by ordinary mail to each of the heirs and devisees whose
6	address is reasonably available to the personal representative. The duty
7	does not extend to require information to persons who have been
8	adjudicated in a prior formal testacy proceeding to have no interest in the
9	estate. The information shall:
10	(a) Include the name, and address, AND DATE OF APPOINTMENT of
11	the personal representative;

- - (b) INCLUDE THE DATE OF DEATH OF THE DECEDENT;
- (c) Indicate whether the decedent died intestate or TESTATE AND, IF THE DECEDENT DIED TESTATE, THE DATES OF THE WILL AND ANY CODICILS THERETO, THE DATE OF ADMISSION TO PROBATE, AND WHETHER THE PROBATE WAS FORMAL OR INFORMAL;
  - (b) (d) Indicate that it is being sent to persons who have or may have some interest in the estate being administered;
- 19 (c) (e) Indicate whether bond has been filed;

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- 20 (f) INDICATE WHETHER ADMINISTRATION IS SUPERVISED AND, IF 21 ADMINISTRATION IS UNSUPERVISED, THAT THE COURT WILL CONSIDER 22 ORDERING SUPERVISED ADMINISTRATION IF REQUESTED BY AN INTERESTED 23 PERSON;
  - (d) (g) Describe the court where INDICATE THAT papers relating to the estate, INCLUDING AN INVENTORY OF ESTATE ASSETS, AS DESCRIBED IN SECTION 15-12-706, are EITHER on file WITH THE COURT OR AVAILABLE TO BE OBTAINED BY INTERESTED PERSONS FROM THE PERSONAL

## REPRESENTATIVE;

- (h) Indicate that interested persons are entitled to receive an accounting;
- (e) (i) Indicate that the surviving spouse, children under twenty-one years of age, and dependent children may be entitled to exempt property and a family allowance if a request for payment is made in the manner and within the time limits prescribed by statutes;
- (f) (j) Indicate that the surviving spouse may have a right of election to take a portion of the augmented estate if a petition is filed within the time limits prescribed by statute;
- (g) (k) Indicate that, because a court will not routinely review or adjudicate matters unless it is specifically requested to do so by a beneficiary, creditor, or other interested person, all interested persons, including beneficiaries and creditors, have the responsibility to protect their own rights and interests in the estate in the manner provided by the provisions of this code by filing an appropriate pleading with the court by which the estate is being administered and serving it on all interested persons pursuant to section 15-10-401;
- (h) (l) Indicate that all interested parties have the right to obtain information about the estate by filing a demand for notice pursuant to section 15-12-204; and
- (i) (m) Indicate that any individual who has knowledge that there is or may be an intention to use an individual's genetic material to create a child and that the birth of the child could affect the distribution of the decedent's estate should give written notice of such knowledge to the personal representative of the decedent's estate; AND
- 27 (n) Indicate that any individual who has knowledge that

1	THERE IS A VALID, UNREVOKED DESIGNATED BENEFICIARY AGREEMENT IN
2	WHICH THE DECEDENT GRANTED THE RIGHT OF INTESTATE SUCCESSION
3	SHOULD GIVE WRITTEN NOTICE OF SUCH KNOWLEDGE TO THE PERSONAL
4	REPRESENTATIVE OF THE DECEDENT'S ESTATE.
5	(3) THE PERSONAL REPRESENTATIVE SHALL FILE WITH THE COURT
6	A COPY OF THE INFORMATION PROVIDED AND A STATEMENT OF WHEN, TO
7	WHOM, AND AT WHICH ADDRESS OR ADDRESSES IT WAS PROVIDED.
8	SECTION 5. In Colorado Revised Statutes, 15-12-805, amend
9	(1) (g); and add (1) (h) as follows:
10	15-12-805. Classification of claims. (1) The allowed claims
11	against the estate of a decedent shall be paid by the personal
12	representative in the following order:
13	(g) All other claims Any CHILD SUPPORT CLAIMS OF THE
14	DECEDENT THAT WERE DUE AND UNPAID AT DEATH IN ACCORDANCE WITH
15	A VALID COURT ORDER OR AGREEMENT OF RECORD IN WHICH THE
16	DECEDENT WAS A PARTY, AND ANY FUTURE CHILD SUPPORT OBLIGATIONS
17	OF THE DECEDENT AS DETERMINED BY THE COURT;
18	(h) ALL OTHER CLAIMS.
19	SECTION 6. In Colorado Revised Statutes, 15-12-1201, amend
20	(1) introductory portion as follows:
21	15-12-1201. Collection of personal property by affidavit.
22	(1) At any time ten or more days after the date of death of a decedent,
23	any person indebted to the decedent or having possession of ANY
24	PERSONAL PROPERTY, INCLUDING BUT NOT LIMITED TO FUNDS ON DEPOSIT
25	AT ANY FINANCIAL INSTITUTION; tangible personal property; or an
26	instrument evidencing a debt, obligation, stock, chose in action, or stock
27	brand belonging to the decedent shall make payment of the indebtedness

1	or deliver the tangible personal property or an instrument evidencing a
2	debt, obligation, stock, chose in action, or stock brand PAY OR DELIVER
3	SUCH PROPERTY to a person claiming to be the successor of the decedent
4	upon being presented an affidavit made by or on behalf of the successor
5	stating that:
6	SECTION 7. In Colorado Revised Statutes, 15-14-406, amend
7	(6); and repeal (7) as follows:
8	15-14-406. Original petition - persons under disability -
9	preliminaries to hearing. (6) The court may also appoint a physician,
0	psychologist, or other individual qualified to evaluate the alleged
11	impairment to conduct an examination of the respondent. WHILE A
12	PETITION TO ESTABLISH A CONSERVATORSHIP OR FOR ANOTHER
13	PROTECTIVE ORDER IS PENDING, AFTER PRELIMINARY HEARING AND
14	WITHOUT NOTICE TO OTHERS, THE COURT MAY ISSUE ORDERS TO PRESERVE
15	AND APPLY THE PROPERTY OF THE RESPONDENT AS MAY BE REQUIRED FOR
16	THE SUPPORT OF THE RESPONDENT OR INDIVIDUALS WHO ARE IN FACT
17	DEPENDENT UPON THE RESPONDENT. THE COURT MAY APPOINT A SPECIAL
18	CONSERVATOR TO ASSIST IN THAT TASK.
19	(7) While a petition to establish a conservatorship or for another
20	protective order is pending, after preliminary hearing and without notice
21	to others, the court may issue orders to preserve and apply the property of
22	the respondent as may be required for the support of the respondent or
23	individuals who are in fact dependent upon the respondent. The court may
24	appoint a special conservator to assist in that task.
25	SECTION 8. In Colorado Revised Statutes, add 15-14-406.5 as
26	<u>follows:</u>
27	15-14-406.5. Professional evaluation. (1) At or before a

1	HEARING UNDER THIS PART 4, THE COURT MAY ORDER A PROFESSIONAL
2	EVALUATION IF THE RESPONDENT SO DEMANDS. IF THE COURT ORDERS THE
3	EVALUATION, THE RESPONDENT MUST BE EXAMINED BY A PHYSICIAN,
4	PSYCHOLOGIST, OR OTHER INDIVIDUAL APPOINTED BY THE COURT WHO IS
5	QUALIFIED TO EVALUATE THE RESPONDENT'S ALLEGED IMPAIRMENT. THE
6	EXAMINER SHALL PROMPTLY FILE A WRITTEN REPORT WITH THE COURT.
7	Unless the court directs otherwise, the report must contain:
8	(a) A DESCRIPTION OF THE NATURE, TYPE, AND EXTENT OF THE
9	RESPONDENT'S SPECIFIC COGNITIVE AND FUNCTIONAL LIMITATIONS, IF
10	ANY:
11	(b) An evaluation of the respondent's mental and physical
12	CONDITION AND, IF APPROPRIATE, EDUCATIONAL POTENTIAL, ADAPTIVE
13	BEHAVIOR, AND SOCIAL SKILLS;
14	(c) A PROGNOSIS FOR IMPROVEMENT AND A RECOMMENDATION AS
15	TO THE APPROPRIATE TREATMENT OF HABILITATION PLAN; AND
16	(d) The date of any assessment or examination upon which
17	THE REPORT IS BASED.
18	SECTION 9. In Colorado Revised Statutes, 15-14-429, amend
19	(4) and (5) as follows:
20	15-14-429. Presentation and allowance of claims. (4) If it
21	appears that the estate is likely to be exhausted before all existing claims
22	are paid: the conservator shall distribute the estate in money or in kind in
23	payment of claims in the following order:
24	(a) Costs and expenses of administration THE CONSERVATOR MAY,
25	WITHOUT A COURT ORDER, DISTRIBUTE THE ESTATE IN MONEY OR IN KIND
26	IN PAYMENT OF CLAIMS IN THE FOLLOWING ORDER:
27	(I) COSTS AND EXPENSES OF ADMINISTRATION;

1	(II) CLAIMS OF THE FEDERAL OR STATE GOVERNMENT HAVING
2	PRIORITY UNDER OTHER LAW:
3	(III) CLAIMS INCURRED BY THE CONSERVATOR FOR SUPPORT,
4	CARE, EDUCATION, HEALTH, AND WELFARE PROVIDED TO THE PROTECTED
5	PERSON OR INDIVIDUALS WHO ARE IN FACT DEPENDENT ON THE PROTECTED
6	PERSON;
7	(IV) CLAIMS ARISING BEFORE THE CONSERVATORSHIP; AND
8	(V) ALL OTHER CLAIMS.
9	(b) Claims of the federal or state government having priority
10	under other law (I) AT ANY TIME DURING THE ADMINISTRATION, IF THE
11	PAYMENT OF CLAIMS AS SET FORTH IN PARAGRAPH (a) OF THIS SUBSECTION
12	(4) WOULD SUBSTANTIALLY DEPLETE THE CONSERVATORSHIP ESTATE AND
13	LEAVE THE CONSERVATORSHIP ESTATE WITH INSUFFICIENT FUNDS TO PAY
14	FOR THE PROTECTED PERSON'S BASIC LIVING AND HEALTH CARE EXPENSES,
15	THE CONSERVATOR MAY FILE A MOTION WITH THE COURT SEEKING
16	PERMISSION TO WITHHOLD PAYMENT OF ALLOWED CLAIMS, BOTH THOSE
17	EXISTING AND INCURRED AFTER THE DATE OF THE MOTION, AND PAY ONLY
18	THE EXPENSES, CLAIMS, AND AMOUNTS REQUESTED BY THE CONSERVATOR
19	REGARDLESS OF THE PRIORITY OF THE CLAIM, AS SET FORTH IN SAID
20	PARAGRAPH (a).
21	(II) If the conservator files a motion as described in
22	SUBPARAGRAPH (I) OF THIS PARAGRAPH (b), THE FACTORS TO BE
23	CONSIDERED BY THE COURT INCLUDE, BUT ARE NOT LIMITED TO:
24	(A) THE CURRENT AND FUTURE PROJECTED CARE COSTS OF THE
25	PROTECTED PERSON;
26	(B) The current and projected assets of the protected
27	PERSON, INCLUDING THE ASSETS OF THE CONSERVATORSHIP ESTATE:

PERSON AND THE CONSERVATORSHIP ESTATE:  (E) THE PROTECTED PERSON'S ELIGIBILITY FOR BENEFITS TO COVE LIVING AND HEALTH CARE EXPENSES; AND  (F) WHETHER THERE ARE INDIVIDUALS WHO ARE IN FACE DEPENDENT ON THE PROTECTED PERSON.  (III) NOTICE OF A MOTION FILED UNDER THIS SECTION SHALL IN PROVIDED TO ALL INTERESTED PERSONS AND TO ALL CREDITORS WHOSE CLAIMS ARE AFFECTED.  (IV) IF ANY ORDER IS ENTERED RESTRICTING PAYMENTS ON AN CREDITOR'S CLAIMS, THE CONSERVATOR SHALL PROVIDE INFORMATION THE ANNUAL REPORT REGARDING WHETHER THE ORDER RESTRICTING PAYMENT OF THE CREDITOR'S CLAIMS SHOULD BE MODIFIED.  (c) Claims incurred by the conservator for support, can education, health, and welfare previously provided to the protected person:  (d) Claims arising before the conservatorship; and (e) All other claims.  (5) UNLESS THE COURT ORDERS OTHERWISE, allowed claims with the same class shall be paid pro rata. Preference may not be given in t payment of a claim over any other claim of the same class, and a claid due and payable may not be preferred over a claim not due.	1	(C) THE LIFE EXPECTANCY OF THE PROTECTED PERSON;
(E) The protected person's eligibility for Benefits to Covident of the protected person.  (F) Whether there are individuals who are in fact dependent on the protected person.  (III) Notice of a motion filed under this section shall be provided to all interested persons and to all creditors whose claims are affected.  (IV) If any order is entered restricting payments on an experience of the conservator shall provide information the annual report regarding whether the order restricting payment of the creditor's claims should be modified.  (c) Claims incurred by the conservator for support, can education, health, and welfare previously provided to the protected person; (d) Claims arising before the conservatorship; and (e) All other claims.  (5) Unless the court orders otherwise, allowed claims with the same class shall be paid pro rata. Preference may not be given in the payment of a claim over any other claim of the same class, and a claim due and payable may not be preferred over a claim not due.  SECTION 10. In Colorado Revised Statutes, add 15-16-502	2	(D) THE CURRENT AND PROJECTED INCOME OF THE PROTECTED
(F) Whether there are individuals who are in fact dependent on the protected person:  (III) Notice of a motion filed under this section shall a payment of a claim over any other claim of the same class, and a claid due and payable may not be preferred over a claim not due.	3	PERSON AND THE CONSERVATORSHIP ESTATE;
6 (F) WHETHER THERE ARE INDIVIDUALS WHO ARE IN FACTOR DEPENDENT ON THE PROTECTED PERSON.  8 (III) NOTICE OF A MOTION FILED UNDER THIS SECTION SHALL BE PROVIDED TO ALL INTERESTED PERSONS AND TO ALL CREDITORS WHO CLAIMS ARE AFFECTED.  10 (IV) IF ANY ORDER IS ENTERED RESTRICTING PAYMENTS ON AN CREDITOR'S CLAIMS, THE CONSERVATOR SHALL PROVIDE INFORMATION THE ANNUAL REPORT REGARDING WHETHER THE ORDER RESTRICTIVE PAYMENT OF THE CREDITOR'S CLAIMS SHOULD BE MODIFIED.  15 (c) Claims incurred by the conservator for support, care education, health, and welfare previously provided to the protected person or individuals who are in fact dependent on the protected person.  18 (d) Claims arising before the conservatorship; and  19 (e) All other claims.  20 (5) UNLESS THE COURT ORDERS OTHERWISE, allowed claims with the same class shall be paid pro rata. Preference may not be given in the payment of a claim over any other claim of the same class, and a claim due and payable may not be preferred over a claim not due.  21 SECTION 10. In Colorado Revised Statutes, add 15-16-502	4	(E) The protected person's eligibility for benefits to cover
DEPENDENT ON THE PROTECTED PERSON.  (III) NOTICE OF A MOTION FILED UNDER THIS SECTION SHALL F  PROVIDED TO ALL INTERESTED PERSONS AND TO ALL CREDITORS WHOSE  CLAIMS ARE AFFECTED.  (IV) IF ANY ORDER IS ENTERED RESTRICTING PAYMENTS ON AN CREDITOR'S CLAIMS, THE CONSERVATOR SHALL PROVIDE INFORMATION THE ANNUAL REPORT REGARDING WHETHER THE ORDER RESTRICTING PAYMENT OF THE CREDITOR'S CLAIMS SHOULD BE MODIFIED.  (c) Claims incurred by the conservator for support, care education, health, and welfare previously provided to the protected person or individuals who are in fact dependent on the protected person (d) Claims arising before the conservatorship; and (e) All other claims.  (5) UNLESS THE COURT ORDERS OTHERWISE, allowed claims with the same class shall be paid pro rata. Preference may not be given in the payment of a claim over any other claim of the same class, and a claim due and payable may not be preferred over a claim not due.  SECTION 10. In Colorado Revised Statutes, add 15-16-502	5	LIVING AND HEALTH CARE EXPENSES; AND
9 PROVIDED TO ALL INTERESTED PERSONS AND TO ALL CREDITORS WHOSE 10 CLAIMS ARE AFFECTED. 11 (IV) IF ANY ORDER IS ENTERED RESTRICTING PAYMENTS ON AN CREDITOR'S CLAIMS, THE CONSERVATOR SHALL PROVIDE INFORMATION THE ANNUAL REPORT REGARDING WHETHER THE ORDER RESTRICTIN PAYMENT OF THE CREDITOR'S CLAIMS SHOULD BE MODIFIED. 15 (c) Claims incurred by the conservator for support, car education, health, and welfare previously provided to the protected person; or individuals who are in fact dependent on the protected person; 16 (d) Claims arising before the conservatorship; and (e) All other claims. 17 (5) UNLESSTHE COURT ORDERS OTHERWISE, allowed claims with the same class shall be paid pro rata. Preference may not be given in the payment of a claim over any other claim of the same class, and a claim due and payable may not be preferred over a claim not due. 18 24 SECTION 10. In Colorado Revised Statutes, add 15-16-502	6	(F) Whether there are individuals who are in fact
PROVIDED TO ALL INTERESTED PERSONS AND TO ALL CREDITORS WHOSE CLAIMS ARE AFFECTED.  (IV) IF ANY ORDER IS ENTERED RESTRICTING PAYMENTS ON AN CREDITOR'S CLAIMS, THE CONSERVATOR SHALL PROVIDE INFORMATION THE ANNUAL REPORT REGARDING WHETHER THE ORDER RESTRICTIN PAYMENT OF THE CREDITOR'S CLAIMS SHOULD BE MODIFIED.  (c) Claims incurred by the conservator for support, can education, health, and welfare previously provided to the protected person; or individuals who are in fact dependent on the protected person;  (d) Claims arising before the conservatorship; and (e) All other claims:  (5) UNLESS THE COURT ORDERS OTHERWISE, allowed claims with the same class shall be paid pro rata. Preference may not be given in to payment of a claim over any other claim of the same class, and a claim due and payable may not be preferred over a claim not due.  SECTION 10. In Colorado Revised Statutes, add 15-16-502	7	DEPENDENT ON THE PROTECTED PERSON.
CLAIMS ARE AFFECTED.  (IV) IF ANY ORDER IS ENTERED RESTRICTING PAYMENTS ON AN CREDITOR'S CLAIMS, THE CONSERVATOR SHALL PROVIDE INFORMATION  THE ANNUAL REPORT REGARDING WHETHER THE ORDER RESTRICTING PAYMENT OF THE CREDITOR'S CLAIMS SHOULD BE MODIFIED.  (c) Claims incurred by the conservator for support, can education, health, and welfare previously provided to the protected person or individuals who are in fact dependent on the protected person;  (d) Claims arising before the conservatorship; and  (e) All other claims.  (5) UNLESS THE COURT ORDERS OTHERWISE, allowed claims with the same class shall be paid pro rata. Preference may not be given in top payment of a claim over any other claim of the same class, and a claim due and payable may not be preferred over a claim not due.  SECTION 10. In Colorado Revised Statutes, add 15-16-502	8	(III) NOTICE OF A MOTION FILED UNDER THIS SECTION SHALL BE
(IV) IF ANY ORDER IS ENTERED RESTRICTING PAYMENTS ON AN CREDITOR'S CLAIMS, THE CONSERVATOR SHALL PROVIDE INFORMATION THE ANNUAL REPORT REGARDING WHETHER THE ORDER RESTRICTIN PAYMENT OF THE CREDITOR'S CLAIMS SHOULD BE MODIFIED.  (c) Claims incurred by the conservator for support, can education, health, and welfare previously provided to the protected persor or individuals who are in fact dependent on the protected person;  (d) Claims arising before the conservatorship; and (e) All other claims.  (5) UNLESS THE COURT ORDERS OTHERWISE, allowed claims with the same class shall be paid pro rata. Preference may not be given in to payment of a claim over any other claim of the same class, and a claim due and payable may not be preferred over a claim not due.  SECTION 10. In Colorado Revised Statutes, add 15-16-502	9	PROVIDED TO ALL INTERESTED PERSONS AND TO ALL CREDITORS WHOSE
12 CREDITOR'S CLAIMS, THE CONSERVATOR SHALL PROVIDE INFORMATION 13 THE ANNUAL REPORT REGARDING WHETHER THE ORDER RESTRICTION 14 PAYMENT OF THE CREDITOR'S CLAIMS SHOULD BE MODIFIED. 15 (c) Claims incurred by the conservator for support, can 16 education, health, and welfare previously provided to the protected person; 17 or individuals who are in fact dependent on the protected person; 18 (d) Claims arising before the conservatorship; and 19 (e) All other claims. 20 (5) UNLESS THE COURT ORDERS OTHERWISE, allowed claims with 21 the same class shall be paid pro rata. Preference may not be given in to 22 payment of a claim over any other claim of the same class, and a claim 23 due and payable may not be preferred over a claim not due. 24	10	CLAIMS ARE AFFECTED.
THE ANNUAL REPORT REGARDING WHETHER THE ORDER RESTRICTION  PAYMENT OF THE CREDITOR'S CLAIMS SHOULD BE MODIFIED.  (c) Claims incurred by the conservator for support, can education, health, and welfare previously provided to the protected person;  or individuals who are in fact dependent on the protected person;  (d) Claims arising before the conservatorship; and  (e) All other claims.  (5) UNLESS THE COURT ORDERS OTHERWISE, allowed claims with the same class shall be paid pro rata. Preference may not be given in to payment of a claim over any other claim of the same class, and a claim due and payable may not be preferred over a claim not due.  SECTION 10. In Colorado Revised Statutes, add 15-16-502	11	(IV) IF ANY ORDER IS ENTERED RESTRICTING PAYMENTS ON ANY
PAYMENT OF THE CREDITOR'S CLAIMS SHOULD BE MODIFIED.  (c) Claims incurred by the conservator for support, can education, health, and welfare previously provided to the protected person:  or individuals who are in fact dependent on the protected person:  (d) Claims arising before the conservatorship; and  (e) All other claims:  (5) UNLESS THE COURT ORDERS OTHERWISE, allowed claims with the same class shall be paid pro rata. Preference may not be given in to payment of a claim over any other claim of the same class, and a claim due and payable may not be preferred over a claim not due.  SECTION 10. In Colorado Revised Statutes, add 15-16-502	12	CREDITOR'S CLAIMS, THE CONSERVATOR SHALL PROVIDE INFORMATION IN
15 (c) Claims incurred by the conservator for support, can education, health, and welfare previously provided to the protected person;  17 or individuals who are in fact dependent on the protected person;  18 (d) Claims arising before the conservatorship; and  19 (e) All other claims:  20 (5) UNLESS THE COURT ORDERS OTHERWISE, allowed claims with the same class shall be paid pro rata. Preference may not be given in the payment of a claim over any other claim of the same class, and a claim due and payable may not be preferred over a claim not due.  24 SECTION 10. In Colorado Revised Statutes, add 15-16-502	13	THE ANNUAL REPORT REGARDING WHETHER THE ORDER RESTRICTING
education, health, and welfare previously provided to the protected person:  or individuals who are in fact dependent on the protected person:  (d) Claims arising before the conservatorship; and  (e) All other claims.  (5) UNLESS THE COURT ORDERS OTHERWISE, allowed claims with the same class shall be paid pro rata. Preference may not be given in to payment of a claim over any other claim of the same class, and a claim due and payable may not be preferred over a claim not due.  SECTION 10. In Colorado Revised Statutes, add 15-16-502	14	PAYMENT OF THE CREDITOR'S CLAIMS SHOULD BE MODIFIED.
or individuals who are in fact dependent on the protected person:  (d) Claims arising before the conservatorship; and  (e) All other claims.  (5) UNLESS THE COURT ORDERS OTHERWISE, allowed claims with the same class shall be paid pro rata. Preference may not be given in the payment of a claim over any other claim of the same class, and a claim due and payable may not be preferred over a claim not due.  SECTION 10. In Colorado Revised Statutes, add 15-16-502	15	(c) Claims incurred by the conservator for support, care,
(d) Claims arising before the conservatorship; and  (e) All other claims.  (5) UNLESS THE COURT ORDERS OTHERWISE, allowed claims with  the same class shall be paid pro rata. Preference may not be given in to  payment of a claim over any other claim of the same class, and a claim  due and payable may not be preferred over a claim not due.  SECTION 10. In Colorado Revised Statutes, add 15-16-502	16	education, health, and welfare previously provided to the protected person
(e) All other claims.  (5) UNLESS THE COURT ORDERS OTHERWISE, allowed claims with the same class shall be paid pro rata. Preference may not be given in to payment of a claim over any other claim of the same class, and a claim due and payable may not be preferred over a claim not due.  SECTION 10. In Colorado Revised Statutes, add 15-16-502	17	or individuals who are in fact dependent on the protected person;
20 (5) UNLESS THE COURT ORDERS OTHERWISE, allowed claims with 21 the same class shall be paid pro rata. Preference may not be given in t 22 payment of a claim over any other claim of the same class, and a claim 23 due and payable may not be preferred over a claim not due. 24 25 SECTION 10. In Colorado Revised Statutes, add 15-16-502	18	(d) Claims arising before the conservatorship; and
the same class shall be paid pro rata. Preference may not be given in to payment of a claim over any other claim of the same class, and a claim due and payable may not be preferred over a claim not due.  SECTION 10. In Colorado Revised Statutes, add 15-16-502	19	(e) All other claims.
payment of a claim over any other claim of the same class, and a claim due and payable may not be preferred over a claim not due.  SECTION 10. In Colorado Revised Statutes, add 15-16-502	20	(5) Unless the court orders otherwise, allowed claims within
<ul> <li>due and payable may not be preferred over a claim not due.</li> <li>SECTION 10. In Colorado Revised Statutes, add 15-16-502</li> </ul>	21	the same class shall be paid pro rata. Preference may not be given in the
24 25 SECTION 10. In Colorado Revised Statutes, add 15-16-502	22	payment of a claim over any other claim of the same class, and a claim
25 <b>SECTION 10.</b> In Colorado Revised Statutes, <b>add</b> 15-16-502	23	due and payable may not be preferred over a claim not due.
	24	
26 follows:	25	SECTION 10. In Colorado Revised Statutes, add 15-16-502 as
	26	follows:
27 15-16-502. Reimbursement for taxes. (1) As used in the	27	15-16-502. Reimbursement for taxes. (1) As used in this

1	SECTION:
2	(a) "Independent trustee" means a trustee who is not
3	RELATED OR SUBORDINATE TO THE SETTLOR WITHIN THE MEANING OF
4	SECTION 672 (c) OF THE FEDERAL "INTERNAL REVENUE CODE OF 1986",
5	AS AMENDED.
6	(b) "SETTLOR" MEANS THE GRANTOR OR ANOTHER PERSON
7	TREATED AS THE OWNER OF ANY PORTION OF A TRUST UNDER SECTION $671$
8	of the federal "Internal Revenue Code of 1986", as amended.
9	(2) An independent trustee of a trust, unless otherwise
10	PROVIDED IN THE GOVERNING INSTRUMENT, MAY, FROM TIME TO TIME, IN
11	THE TRUSTEE'S DISCRETION, DISTRIBUTE TO THE SETTLOR AN AMOUNT
12	EQUAL TO ANY INCOME TAXES ON ANY PORTION OF THE TRUST'S TAXABLE
13	INCOME FOR WHICH THE SETTLOR IS LIABLE.
14	(3) A TRUSTEE SHALL NOT EXERCISE OR PARTICIPATE IN THE
15	EXERCISE OF DISCRETION PURSUANT TO THIS SECTION THAT WOULD CAUSE
16	THE INCLUSION OF THE TRUST ASSETS IN THE SETTLOR'S GROSS TAXABLE

- EXERCISE OF DISCRETION PURSUANT TO THIS SECTION THAT WOULD CAUSE THE INCLUSION OF THE TRUST ASSETS IN THE SETTLOR'S GROSS TAXABLE ESTATE FOR FEDERAL ESTATE TAX PURPOSES AT THE TIME OF EXERCISE OR IN A MANNER INCONSISTENT WITH THE QUALIFICATION OF ALL OR ANY PORTION OF THE TRUST FOR THE FEDERAL GIFT OR ESTATE TAX MARITAL DEDUCTION, TO THE EXTENT THE TRUST IS INTENDED TO QUALIFY FOR SUCH DEDUCTION.
  - (4) THE PROVISIONS OF THIS SECTION DO NOT APPLY TO:
- 23 (a) ANY TRUST BY WHICH A FUTURE ESTATE IS INDEFEASIBLY
  24 VESTED IN THE UNITED STATES OR A POLITICAL SUBDIVISION THEREOF FOR
  25 EXCLUSIVELY PUBLIC PURPOSES;
- (b) A CORPORATION ORGANIZED EXCLUSIVELY FOR RELIGIOUS,
   CHARITABLE, SCIENTIFIC, LITERARY, OR EDUCATIONAL PURPOSES,

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- 1 INCLUDING THE ENCOURAGEMENT OF ART AND THE PREVENTION OF
- 2 CRUELTY TO CHILDREN OR ANIMALS, NO PART OF THE NET EARNINGS OF
- 3 WHICH INURES TO THE BENEFIT OF ANY PRIVATE SHAREHOLDER OR
- 4 INDIVIDUAL, AND NO SUBSTANTIAL PART OF THE ACTIVITIES OF WHICH IS
- 5 CARRYING ON PROPAGANDA OR OTHERWISE ATTEMPTING TO INFLUENCE
- 6 LEGISLATION;
- 7 (c) A TRUSTEE, OR A FRATERNAL SOCIETY, ORDER, OR
- 8 ASSOCIATION OPERATING UNDER THE LODGE SYSTEM, PROVIDED THE
- 9 PRINCIPAL OR INCOME OF SUCH TRUST IS TO BE USED BY SUCH TRUSTEE OR
- 10 BY SUCH FRATERNAL SOCIETY, ORDER, OR ASSOCIATION EXCLUSIVELY FOR
- 11 RELIGIOUS, CHARITABLE, SCIENTIFIC, LITERARY, OR EDUCATIONAL
- 12 PURPOSES, OR FOR THE PREVENTION OF CRUELTY TO CHILDREN OR
- ANIMALS, AND NO SUBSTANTIAL PART OF THE ACTIVITIES OF SUCH
- 14 TRUSTEE OR OF SUCH FRATERNAL SOCIETY, ORDER, OR ASSOCIATION IS
- 15 CARRYING ON PROPAGANDA OR OTHERWISE ATTEMPTING TO INFLUENCE
- 16 LEGISLATION; OR
- 17 (d) ANY VETERANS' ORGANIZATION INCORPORATED BY AN ACT OF
- 18 CONGRESS, OR OF ITS DEPARTMENT OR LOCAL CHAPTERS OR POSTS, NO
- 19 PART OF THE NET EARNINGS OF WHICH INURES TO THE BENEFIT OF ANY
- 20 PRIVATE SHAREHOLDER OR INDIVIDUAL.
- 21 (5) A CREDITOR OF THE SETTLOR OF AN IRREVOCABLE TRUST IS
- 22 NOT ENTITLED TO ATTACH OR OTHERWISE REACH ANY TRUST PROPERTY
- DUE TO THE POWER GRANTED TO A TRUSTEE OR OTHER THIRD PARTY BY
- 24 THE TERMS OF THE TRUST, COURT ORDER, AGREEMENT OF THE
- 25 BENEFICIARIES, OR ANY OTHER PROVISION OF LAW, INCLUDING
- 26 SUBSECTION (2) OF THIS SECTION, TO REIMBURSE THE SETTLOR OF THE
- 27 TRUST AN AMOUNT FOR WHICH THE SETTLOR IS LIABLE FOR INCOME TAX

1	ON THE TAXABLE INCOME OF THE TRUST.
2	(6) The provisions of this section apply to all trusts
3	UNLESS AN INDEPENDENT TRUSTEE OF A TRUST ELECTS OTHERWISE IN
4	WRITING.
5	SECTION 11. In Colorado Revised Statutes, add part 6 of article
6	16 of title 15 as follows:
7	PART 6
8	LIFE INSURANCE POLICY OWNED BY A TRUSTEE
9	15-16-601. Life insurance policy owned by a trustee.
10	(1) NOTWITHSTANDING ANY OTHER PROVISION OF LAW AND THE
11	PROVISIONS OF THE COLORADO UNIFORM PRUDENT INVESTOR ACT,
12	ARTICLE 1.1 OF THIS TITLE, A TRUSTEE MAY ACQUIRE OR RETAIN A LIFE
13	INSURANCE POLICY ON THE LIFE OF A PERSON FOR WHOM THE TRUSTEE HAS
14	an insurable interest, as defined in section 15-16-501, as a trust
15	ASSET. A TRUSTEE MAY CONTINUE TO OWN SUCH A LIFE INSURANCE
16	POLICY WITHOUT LIABILITY FOR LOSS ARISING FROM THE TRUSTEE'S
17	FAILURE TO:
18	(a) DETERMINE WHETHER THE POLICY IS OR REMAINS A PROPER
19	INVESTMENT;
20	(b) INVESTIGATE THE FINANCIAL STRENGTH OF THE LIFE
21	INSURANCE COMPANY;
22	(c) Exercise or not exercise any option, right, or privilege
23	AVAILABLE UNDER THE POLICY, INCLUDING FINANCING THE PAYMENT OF
24	PREMIUMS, UNLESS THERE IS SUFFICIENT CASH OR THERE ARE OTHER
25	READILY MARKETABLE TRUST ASSETS FROM WHICH TO PAY PREMIUMS,
26	REGARDLESS OF WHETHER THE EXERCISE OR NONEXERCISE OF THESE
27	POWERS RESULTS IN THE LAPSE OR TERMINATION OF THE POLICY;

Ţ	(a) INQUIRE ABOUT OR INVESTIGATE THE HEALTH OR FINANCIAL
2	CONDITION OF ANY INSURED UNDER THE POLICY; OR
3	(e) RETAIN THE POLICY WITHOUT REGARD TO ANY LACK OF
4	DIVERSIFICATION OF TRUST ASSETS RESULTING FROM OWNERSHIP OF SUCH
5	POLICY AND WITHOUT REGARD TO THE TERMS AND CONDITIONS OF THE
6	POLICY.
7	(2) (a) This section does not relieve a trustee of liability
8	WITH RESPECT TO ANY LIFE INSURANCE POLICY PURCHASED FROM AN
9	AFFILIATED COMPANY, OR WITH RESPECT TO WHICH THE TRUSTEE OR ANY
10	AFFILIATED COMPANY OF THE TRUSTEE RECEIVES ANY COMMISSION,
11	UNLESS EITHER:
12	(I) THE TRUSTEE HAS GIVEN WRITTEN NOTICE OF SUCH INTENDED
13	PURCHASE TO ALL QUALIFIED BENEFICIARIES OF THE TRUST AS DEFINED IN
14	SECTION 15-1-402 (10.5), OR TO THEIR LEGAL REPRESENTATIVES, AND
15	EITHERRECEIVES WRITTEN CONSENT TO SUCH PURCHASE FROM QUALIFIED
16	BENEFICIARIES OR DOES NOT RECEIVE FROM A QUALIFIED BENEFICIARY A
17	RESPONSE TO WRITTEN NOTICE BY THE TRUSTEE WITHIN THIRTY DAYS
18	AFTER THE MAILING OF SUCH NOTICE TO THE QUALIFIED BENEFICIARY OR
19	LEGAL REPRESENTATIVE AT HIS OR HER LAST KNOWN ADDRESS; OR
20	(II) THE TRUST AGREEMENT CONTAINS A PROVISION THAT PERMITS
21	PURCHASES OF LIFE INSURANCE FROM AN AFFILIATE.
22	(b) For purposes of this section an "affiliated company"
23	shall have the same meaning as set forth in 15 U.S.C. sec. $80a-2(a)$
24	(2).
25	(3) This section applies to a trust established before, on,
26	OR AFTER THE EFFECTIVE DATE OF THIS PART $6$ AND TO A LIFE INSURANCE
27	POLICY ACQUIRED, RETAINED, OR OWNED BY A TRUSTEE BEFORE, ON, OR

1	AFTER THE EFFECTIVE DATE OF THIS PART 6.
2	(4) NOTWITHSTANDING THE PROVISIONS OF THIS SECTION, THIS
3	SECTION DOES NOT APPLY TO ANY TRUST THAT EXPRESSLY PROVIDES THAT
4	THIS SECTION SHALL NOT APPLY TO SUCH TRUST, OR TO ANY TRUST THAT
5	OTHERWISE PROVIDES FOR A DIFFERENT STANDARD OF FIDUCIARY CARE OR
6	OBLIGATION GREATER THAN THAT PROVIDED IN THIS SECTION.
7	SECTION 12. In Colorado Revised Statutes, add part 7 to article
8	16 of title 15 as follows:
9	<u>PART 7</u>
10	REVOCABLE TRUSTS
11	15-16-701. Reserved.
12	15-16-702. Revocation of amendment of revocable trust.
13	(1) Unless the terms of a trust expressly provide that the trust
14	IS IRREVOCABLE, THE SETTLOR MAY REVOKE OR AMEND THE TRUST. THIS
15	SUBSECTION (1) DOES NOT APPLY TO A TRUST CREATED UNDER AN
16	INSTRUMENT EXECUTED BEFORE THE EFFECTIVE DATE OF THIS PART 7.
17	(2) Unless the terms of a trust expressly provide
18	OTHERWISE, IF A REVOCABLE TRUST IS CREATED OR FUNDED BY MORE
19	THAN ONE SETTLOR:
20	(a) To the extent the trust consists of community
21	PROPERTY, THE TRUST MAY BE REVOKED BY EITHER SPOUSE ACTING
22	ALONE, WITH REGARD TO THE PORTION OF THE TRUST PROPERTY
23	ATTRIBUTABLE TO THAT SETTLOR'S CONTRIBUTION, BUT MAY BE AMENDED
24	ONLY BY JOINT ACTION OF BOTH SPOUSES;
25	(b) To the extent the trust consists of property other
26	THAN COMMUNITY PROPERTY, EACH SETTLOR MAY REVOKE OR AMEND THE
27	TRUST WITH REGARD TO THE PORTION OF THE TRUST PROPERTY

1	ATTRIBUTABLE TO THAT SETTLOR'S CONTRIBUTION; AND
2	(c) Upon the revocation or amendment of the trust by
3	FEWER THAN ALL OF THE SETTLORS, THE TRUSTEE SHALL PROMPTLY
4	NOTIFY THE OTHER SETTLORS OF THE REVOCATION OR AMENDMENT.
5	(3) The settlor may revoke or amend a revocable trust:
6	(a) By substantial compliance with a method provided in
7	THE TERMS OF THE TRUST; OR
8	(b) If the terms of the trust do not provide a method or
9	THE METHOD PROVIDED IN THE TERMS IS NOT EXPRESSLY MADE
10	EXCLUSIVE, BY ANY OTHER METHOD MANIFESTING CLEAR AND
11	CONVINCING EVIDENCE OF THE SETTLOR'S INTENT, WHICH MAY INCLUDE
12	A LATER WILL OR CODICIL THAT EXPRESSLY REFERS TO THE TRUST OR
13	SPECIFICALLY DEVISES PROPERTY THAT WOULD OTHERWISE HAVE PASSED
14	ACCORDING TO THE TERMS OF THE TRUST.
15	(4) Upon revocation of a revocable trust, the trustee
16	SHALL DELIVER THE TRUST PROPERTY AS THE SETTLOR DIRECTS.
17	(5) A SETTLOR'S POWERS WITH RESPECT TO REVOCATION.
18	AMENDMENT, OR DISTRIBUTION OF TRUST PROPERTY MAY BE EXERCISED
19	BY AN AGENT UNDER A POWER OF ATTORNEY ONLY TO THE EXTENT
20	EXPRESSLY AUTHORIZED BY THE TERMS OF THE TRUST OR THE POWER.
21	(6) Unless the terms of a trust expressly provide
22	OTHERWISE, OR THE POWER TO DO SO HAS BEEN EXPRESSLY GRANTED TO
23	ANOTHER PERSON, A CONSERVATOR OF THE SETTLOR OR, IF NO
24	CONSERVATOR HAS BEEN APPOINTED, A GUARDIAN OF THE SETTLOR, MAY
25	EXERCISE THE SETTLOR'S POWERS WITH RESPECT TO REVOCATION.
26	AMENDMENT, OR DISTRIBUTION OF TRUST PROPERTY, BUT ONLY WITH THE
27	APPROVAL OF THE COURT SUPERVISING THE CONSERVATORSHIP OR

1	GUARDIANSHIP.
2	(7) A TRUSTEE WHO DOES NOT KNOW THAT A TRUST HAS BEEN
3	REVOKED OR AMENDED IS NOT LIABLE TO THE SETTLOR OR THE SETTLOR'S
4	SUCCESSORS INTEREST FOR DISTRIBUTIONS MADE AND OTHER ACTIONS
5	TAKEN ON THE ASSUMPTION THAT THE TRUST HAS NOT BEEN AMENDED OR
6	REVOKED.
7	15-16-703. Settlor's powers. Unless the terms of the trust
8	EXPRESSLY PROVIDE OTHERWISE, WHILE A TRUST IS REVOCABLE, THE
9	RIGHTS OF THE BENEFICIARIES ARE SUBJECT TO THE CONTROL OF, AND THE
10	DUTIES OF THE TRUSTEE ARE OWED EXCLUSIVELY TO, THE SETTLOR.
11	15-16-704. Limitation on action contesting validity of
12	revocable trust. (1) A PERSON MUST COMMENCE A JUDICIAL PROCEEDING
13	TO CONTEST THE VALIDITY OF A TRUST THAT WAS REVOCABLE AT THE
14	SETTLOR'S DEATH WITHIN THE EARLIER OF:
15	(a) Three years after the settlor's death; or
16	(b) One hundred twenty days after the trustee sent the
17	PERSON A COPY OF THE TRUST INSTRUMENT AND A NOTICE INFORMING THE
18	PERSON OF THE TRUST'S EXISTENCE, OF THE TRUSTEE'S NAME AND
19	ADDRESS, AND OF THE TIME ALLOWED FOR COMMENCING A PROCEEDING.
20	A TRUSTEE SHALL NOT BE LIABLE TO ANY PERSON FOR GIVING OR FAILING
21	TO GIVE NOTICE UNDER THIS SECTION.
22	(c) The applicable time limit described in this subsection (1)
23	IS AN ABSOLUTE BAR THAT MAY NOT BE WAIVED OR TOLLED.
24	(2) Upon the death of the settlor of a trust that was
25	REVOCABLE AT THE SETTLOR'S DEATH, THE TRUSTEE MAY PROCEED TO
26	DISTRIBUTE THE TRUST PROPERTY IN ACCORDANCE WITH THE TERMS OF
27	THE TRUST. THE TRUSTEE IS NOT SUBJECT TO LIABILITY FOR DOING SO

1	<u>UNLESS:</u>
2	(a) The trustee knows of a pending judicial proceeding
3	CONTESTING THE VALIDITY OF THE TRUST; OR
4	(b) A POTENTIAL CONTESTANT HAS NOTIFIED THE TRUSTEE OF A
5	POSSIBLE JUDICIAL PROCEEDING TO CONTEST THE TRUST AND A JUDICIAL
6	PROCEEDING IS COMMENCED WITHIN SIXTY DAYS AFTER THE CONTESTANT
7	SENT THE NOTIFICATION.
8	(3) Unless a distribution or payment no longer can be
9	QUESTIONED BECAUSE OF ADJUDICATION, ESTOPPEL, OR LIMITATION, A
10	BENEFICIARY OF A TRUST THAT IS DETERMINED TO HAVE BEEN INVALID, OR
11	A DISTRIBUTEE OF PROPERTY IMPROPERLY DISTRIBUTED OR PAID, OR A
12	CLAIMANT WHO IS IMPROPERLY PAID, IS LIABLE FOR THE RETURN OF THE
13	PROPERTY IMPROPERLY RECEIVED AND ITS INCOME, IF ANY, SINCE THE
14	DISTRIBUTION IF HE OR SHE HAS THE PROPERTY. IF HE OR SHE DOES NOT
15	HAVE THE PROPERTY, THEN HE OR SHE IS LIABLE FOR THE RETURN OF THE
16	VALUE AS OF THE DATE OF HIS OR HER DISPOSITION OF THE PROPERTY
17	IMPROPERLY RECEIVED, AND ITS INCOME AND GAIN, IF ANY RECEIVED BY
18	HIM OR HER.
19	SECTION 13. In Colorado Revised Statutes, 15-10-201, amend
20	(56); and add (6.5) as follows:
21	15-10-201. General definitions. Subject to additional definitions
22	contained in the subsequent articles that are applicable to specific articles,
23	parts, or sections, and unless the context otherwise requires, in this code:
24	(6.5) "Business trust" includes, but is not limited to,
25	MASSACHUSETTS BUSINESS TRUSTS CREATED FOR BUSINESS OR
26	INVESTMENT PURPOSES; DELAWARE STATUTORY TRUSTS; ILLINOIS LAND
27	TRUST; MUTUAL FUND TRUSTS; COMMON TRUST FUNDS; VOTING TRUSTS;

1	LIQUIDATION TRUSTS; REAL ESTATE INVESTMENT TRUSTS; STRUCTURED
2	SETTLEMENT TRUSTS; ENVIRONMENTAL REMEDIATION TRUSTS; TRUSTS
3	FOR THE PRIMARY PURPOSE OF PAYING DEBTS, DIVIDENDS, INTEREST,
4	SALARIES, WAGES, COMPENSATION, PROFITS, PENSIONS OR EMPLOYEE
5	BENEFITS OF ANY KIND; AND OTHER TRUSTS WITH PURPOSES THAT ARE THE
6	SAME OR SIMILAR TO ANY OF THE TRUSTS DESCRIBED IN THIS SUBSECTION
7	(6.5), REGARDLESS OF WHETHER SUCH OTHER TRUSTS ARE CREATED
8	UNDER STATUTORY OR COMMON LAW, AND REGARDLESS OF WHETHER THE
9	BENEFICIAL INTERESTS IN SUCH OTHER TRUSTS ARE EVIDENCED BY
10	CERTIFICATES.
11	(56) (a) Except as provided in paragraph (b) of this
12	SUBSECTION (56):
13	(I) "Trust" includes an express trust, private or charitable, with
14	additions thereto, wherever and however created and any amendments to
15	such trusts.
16	(II) "Trust" also includes a trust created or determined by
17	judgment or decree under which the trust is to be administered in the
18	manner of an express trust.
19	(b) (I) "Trust" excludes other constructive trusts and UNLESS A
20	COURT, IN DETERMINING SUCH A TRUST, PROVIDES THAT THE TRUST IS TO
21	BE ADMINISTERED AS AN EXPRESS TRUST.
22	(II) "TRUST" ALSO excludes resulting trusts; conservatorships;
23	personal representatives; accounts as defined in section 15-15-201 (1);
24	custodial arrangements pursuant to the "Colorado Uniform Transfers to
25	Minors Act", article 50 of title 11, C.R.S.; business trusts providing for
26	certificates to be issued to beneficiaries; common trust funds; voting
27	trusts; security arrangements; liquidation trusts; trusts for the primary

1	purpose of paying debts, dividends, interest, salaries, wages, profits.
2	pensions, or employee benefits of any kind AS DEFINED IN SUBSECTION
3	(6.5) OF THIS SECTION; and any arrangement under which a person is
4	nominee or escrowee for another.
5	SECTION 14. In Colorado Revised Statutes, amend 15-17-101
6	as follows:
7	15-17-101. Time of taking effect - provisions for transition.
8	(1) This code takes effect on July 1, 1974.
9	(2) Except as provided elsewhere in this code, INCLUDING BUT
10	NOT LIMITED TO SECTIONS 15-11-601, 15-11-701, 15-11-1106, <u>15-16-702</u> ,
11	AND 15-17-103, on the effective date of this code OR OF ANY AMENDMENT
12	TO THIS CODE:
13	(a) The code OR THE AMENDMENT applies to any wills of
14	GOVERNING INSTRUMENTS EXECUTED BY decedents dying thereafter;
15	(b) The code OR THE AMENDMENT applies to any estates or
16	proceedings whether in court or not, whether then pending or thereafter
17	commenced, regardless of the time of the death of decedent, or the time
18	of creation of any trust, except to the extent that in the opinion of the
19	court in a court proceeding the former law and procedure should be made
20	applicable in a particular case in the interest of justice or because of
21	infeasibility of application of the procedure of this code OR ANY
22	AMENDMENT TO THIS CODE;
23	(c) Every personal representative including a person administering
24	an estate of a minor or an incompetent, OR OTHER FIDUCIARY holding an
25	appointment on that date July 1, 1974, or before the effective date
26	OF AN AMENDMENT TO THIS CODE continues to hold the appointment but
27	has only the powers conferred by this code AND BY ANY AMENDMENT TO

THIS CODE and is subject to the duties and liabilities imposed with respect
to any act or omission occurring or done thereafter; every trustee of a trust
existing on July 1, 1975, is subject to the duties and liabilities imposed by
this code AND BY ANY AMENDMENT TO THIS CODE with respect to any act
or omission occurring or done thereafter;

- (d) An act done before July 1, 1974, OR BEFORE THE EFFECTIVE DATE OF AN AMENDMENT TO THIS CODE, in any proceeding and any accrued right is not impaired by this code OR BY ANY AMENDMENT TO THIS CODE. If a right is acquired, extinguished, or barred upon the expiration of a prescribed period of time which has commenced to run by the provisions of any statute before July 1, 1974, OR BEFORE THE EFFECTIVE DATE OF AN AMENDMENT TO THIS CODE, the provisions OF THAT STATUTE shall remain in force with respect to that right;
- (e) Any rule of construction or presumption provided in this code OR IN ANY AMENDMENT TO THIS CODE applies to GOVERNING instruments executed and multiple-party accounts opened before July 1, 1974, OR BEFORE THE EFFECTIVE DATE OF AN AMENDMENT TO THIS CODE, unless there is a clear indication of a contrary intent.
- (f) No provision of this code or of any amendment to this code shall apply retroactively if the court determines that such application would cause the provisions to be retrospective in its operation in violation of section 11 of article II of the state constitution; and
- (g) The law in effect at the time of death identifies the heirs and determines the shares under intestacy in accordance with sections 15-11-101 to 15-11-103.
- SECTION 15. In Colorado Revised Statutes, repeal 15-17-102.

SECTION 16. Act subject to petition - effective date. This act
takes effect at 12:01 a.m. on the day following the expiration of the
ninety-day period after final adjournment of the general assembly (August
7, 2013, if adjournment sine die is on May 8, 2013); except that, if a
referendum petition is filed pursuant to section 1 (3) of article V of the
state constitution against this act or an item, section, or part of this act
within such period, then the act, item, section, or part will not take effect
unless approved by the people at the general election to be held in
November 2014 and, in such case, will take effect on the date of the
official declaration of the vote thereon by the governor.